T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

Date:			28-Nov-05	APPL. S. N:	10791331					
To Exam	iner:		TWEEL, JR., JOHN A.	Art Unit	2636					
From			Jefferson, Henry PARALEGAL SPCECIALIST	Return This Memo To: Ca Drop-Off Location	se JEF-2D68					
SUBJEC	T: Decision	on on Termina	I Disclaimer(T.D.) filed:		·					
form par or have	agraphs i any quest	identified by t tions, please s	his informal memo in your see me or the Special Progr	next Office action to notify applic ram Examiner. THIS IS AN INFOR						
please ir	nitial, date	e and return t	his memo to me. THANK Y	OU.						
$\overline{\mathbf{Y}}$	The T.D.	D. is PROPER and has been recorded (see 14.23).								
	The T.D.	e T.D. is NOT PROPER and has not been accepted for the reason(s) checked below (see 14.24):								
		The TD fee o	·	bmitted nor is there any authoriz	ation in the application file for the					
		e T.D. has not stated the extent of represented by the signature)								
		The T.D. lacks the enforceable only during common ownership clause – needed to overcome a non-statutory double patenting rejection, Rule 321(b) (see 14.27.01).								
		The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a terminal portion of the term of the entire patent to be granted" (MPEP 1490) (see 14.26 & 14.26.02).								
		The person who signed the T.D.:								
		☐ is r	not an attorney "of record"	(see 14.29 and 14.29.01).	•					
		☐ has	failed to state his/her cap	acity to sign for the business enti	ty (see 14.28).					
		is r	ot recognized as an officer	of the assignee (see 14.29 & pos	ssible 14.29.02).					
		No documentary evidence of a chain of title from the original inventor(s) to assignee has been submitted, nor is the reel and frame number specified as to where such evidence is recorded in the Office (see 37 CFR 3.73(b) and 1140 O.G. 72). NOTE: This documentary evidence or the specifying of the reel and frame number may be found in the T.D. or in a separate paper of record in the application (see 14.30).								
		The T.D. is not signed (see 14.26 & 14.26.03).								
		The serial number of the application (or the number of the patent) which forms the basis for the double patenting rejection is missing or incorrect (see 14.32).								
	xam or reissue cases being									
		The period disclaimed is incorrect or not specified (see 14.26, 14.27.02 or 14.26.03).								
		Other:								
		Suggestion to request refund (see 14.36). NOTE: If already authorized, credit refund to deposit account and do not check this item.								
I have a	ppropriate	ely notified ap	plicant(s) of the status of t	he Terminal Disclaimer filed in th	is case.					
Ex.Initial	ls:	Dat	re:		Log Date:					
				•						

Application Number	Application/Con	R	Applicant(s)/Patent under leexamination					
	10/791,331		BUTZER ET AL.					
Document Code - DISQ		Internal Doc		cument – DO NOT MAIL				
TERMINAL DISCLAIMER	⊠ APPROVI	⊠ APPROVED		□ DISAPPROVED				
Date Filed : November 28, 2005	This patent to a Te Discla							
Approved/Disapproved by:								
Henry D. Jefferson								
		·						

U.S. Patent and Trademark Office

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E. D.A. TELETTAMA

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING	Dockst Number (Optional)						
REJECTION OVER A "PRIOR" PATENT	GLB-002						
in ne Application of: George Butzer et el.							
Application No.: 10/791,831							
Fliest: Mar. 2, 2004							
Treffic Control Dovice Transmitter, Receiver, Relay and Display System							
The owner", George Butter & Dane Butter — of 100 — percent interest in t except as provided below, the terminal part of the statutory term of any potent granted on the instant the expiration date of the full statutory term prior potent No. 8,747.874 — as the term of said and 178, and as the term of said prior patent is presently shortened by any terminal disclaimer. The organized on the instant opplication shall be enforced to only for end during such period that it and the progression in the property of the provided that it and the progression in the provided that it is not the progression of the transfer of the provided that it is not the progression and is binding upon the grantee, its a	the instant application hereby discisime, application which would extend beyond prior patent is defined in 35 U.S.C. 164 purer hereby agrees that any prient ac- leter patent are bommonly owned. This aucessors or assigns.						
In making the above discipliner, the owner dose not disciplin the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently choicened by enry terminal discipliner," in the event that each prior patent later: expires for follows to pay a maintenance too; is fined unenforceasible; is found breakly a court of competent jurisdiction; is statutorily disciplined in whole or terminally disciplined under 37 CFR 1.521; has all otatine canocided by a recommission certificate; is referenced to the contraction certificate;							
le in any manner terminated prior to the expiration of its full statutory term as presently chortened to Check either box 1 or 2 below, if appropriets.							
1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to est an behalf of the business/organization.							
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.							
2. The undersigned is an attorney or agent of record. Reg. No. 43,521							
•							
1 - C. Pontar	Nov. 16, 2008						
11/17/2685 TL0111 68888817 10791331	Date						
B1 FC+381A Dene C. Butzer							
63.80 UP Typed or printed name							
	(614) 205-3241						
· ·	Telaphone Number						
Terminal disclaimer fee under 37 CFR 1.20(d) Included.							
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be included on this form. Provide credit card information and authorization on PTO-2004.							
"Statement under 37 CFR 3.73(b) is required if terminal discisionar is signed by the assignes (owner). Form PTO/BB/98 may be used for making this cartification, Sou MPEP 4 324.							

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to proceed) an application. Confidentiatry is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This objection is estimated to take 12 minutes to complete, including gathering, preparing, and extending the completed application form to the USPTO. There will very depending upon the individual case. Any comments on the sensure of their your requires to complete this form earlier suggestions for reducing this burden, should be sent to the Chief information officer, U.S. Dependent of Convenience, P.O. Box 1450, Alexandria, VA 22313-4453. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissions for Patents, P.O. Best 1460, Alexandria, VA 22313-1459.

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